

W. P. Colman, the whole world's...
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With all due defence to your motives...
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DOG CHIEF.—The currency in Louisville, Kentucky...
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The learned Ass of the Memphis Enquirer says:—
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FRANKLIN E. PLUMMER, Esq.—This gentleman, whose name has heretofore occupied so large a space in the politics of Mississippi, is stirring up the sovereigns in Yalobusha. He appears to be decidedly the "lion" of the day in that flourishing county. A friend from below, who stopped at Coffeeville, informs us that the Hon. Frank was flying about like a cold pea in a hot skillet, at Coffeeville, electioneering with the multitude, counting the widows, (he is a rusty old bachelor,) ogling with the married ones, and softly sighing words that burn in the delicate tympanums of the unbetrothed. He had made one flaming speech to the democrats, giving "King Caucus," Jesse, and the whigs h—ll. He had also attempted to give the Feds a blessing, and some wholesome counsel, in full convulsion of the tory-wig—but strange to say, that though they owe all the temporary triumphs they have enjoyed in the last four years, to Mr. Plummer's errors and eccentricities, they would not listen to him. Ingratitude is the characteristic of modern whiggies. The Grenada Bulletin lashes them in the following stinging language.

Mr. Plummer arose in a respectful manner and enquired whether those persons opposed to the resolutions would be allowed to participate in the meeting and discuss the merits of the resolutions. Col. Gillespie answered with much severity on the course pursued by Mr. Plummer. He charged him with belonging to no party, and said that he had offered to join that side which would pay or give him the most. Mr. Plummer rose to respond, when the Whig dogs all, Tray, Blanch, and Sweetheart, commenced such a barking, yelping and howling as was never before heard from a kennel of impudent curs and puppies. Some two or three gentlemen, if we may be allowed so to call them, screamed at the top of their voices until they became quite hoarse. The house was filled with overflowing, the most of whom behaved like well bred gentlemen, who had a decent regard for themselves and the highly respectable party to which they belong. The whole number of scoundrels, howlers, bedlamites, and ill bred vagabonds, whose conduct would have disgraced

the manners of brother, did and exceed, if it were possible. We forbear to mention their names, as unworthy of a place in a respectable paper, and too contemptible to be noticed by any honorable man. We were, however, pleased to find that their conduct was frowned upon by every respectable citizen, and that it distinctly understood, that we do not consider the Whigs, nor hold them responsible as a party, for this violation of every rule of order, decency and decorum, by a few of the vile reptiles and dogs of society, who, despite all the vigilance that can be used, occasionally intrude themselves into decent company. W. H. Crenshaw, Esq., one of the leading most respectable and intelligent Whigs in the country, took, and with a glow of withering indignation on his countenance, frowned the infamous blackguards into a sudden and insignificant silence. Mr. Plummer then responded to Col. Gillespie, in a mild and dignified manner corrected the error into which he had fallen with regard to his political opinions, and denied ever having changed his sentiments on any of the great and leading principles of government, as well as having proposed to sell himself to that party which would pay best. This idea was too ridiculous to require confusion.

DANIEL O'CONNELL, M. P. (which means Mock Patriot,) lately made a speech at Birmingham, England, in which he was reported to have used the following gross language towards the American minister, Mr. STEVENSON: "I believe their very ambassador here is a slave-breeder; one of those beings who rear up slaves for the purpose of traffic. Is it possible that America would send here a man who traffics in blood, and who is a disgrace to human nature?" The gallant Virginian immediately said him the following notes:

23 Portland Place, Aug. 9.
Sir—My attention has been called to the publication in the last Spectator, of a speech which purports to have been delivered by you at a public meeting in Birmingham, in which you are reported to have used the following language in relation to myself. (Then followed the exact quoted above.) I desire to know from you, whether this is a correct report of what you said on that occasion, and with that view address to you this communication.

I am, Sir, very respectfully,
Your obedient servant,
DANIEL O'CONNELL.

THE GRENADA BANK.—The Editor of the Bulletin says the Bank Commissioners "were well satisfied with the affairs of the institution, but they were vexed and threatened to file a bill of injunction because the stock was not LEGALLY taken by the superintendents at Grenada." Cause enough for an injunction, we should think. The people of Mississippi expect banks to act LEGALLY. The Bank has not discounted a single stock note, directly or indirectly. If any thing is done wrong the fault is on the superintendents and no blame attaches to the Board of Directors. In all cases where the superintendents took any thing in payment of stock other than specie, they undertook to convert it, and did convert it into specie or its equivalent before the amount was paid over to the Bank. The Commissioners are doing every thing in their power to depreciate the paper of the Bank, but their abuse will have no other effect than to make heavy calls on the debtors of the institution which must necessarily create much pecuniary distress in the country. The bank has declined to make any more discounts or issue more notes until the publication of the Commissioners report.

We are inclined to think the above must have been written by one of the concerns. No disinterested person would make such a labored effort to "smash our matter" for the Bank, and throw odium upon the Bank Commissioners. No man who is disposed to be candid—to "let justice be done though the heavens should fall,"—would, save from the meanest of earthly motives, self-interest, have penned such an article. Why, else, intimate that the two high-minded and honorable Commissioners, Dr. Hagan and Gen. Beaumont, would "abuse" or "attempt to depreciate the paper of the institution?" What's the bank to them, or they to the bank, that they are charged with singling it out to injure it? The writer will have to show a narrative such a course on the part of the Commissioners. They have doubtless spoken of the "illegal" doings of the superintendents, publicly and above board—and to continue that into "abuse" of, or an attempt to injure the institution, appears to us gross exaggeration, insulting to two worthy public officers, and derogatory to the intelligence of the citizens of Yalobusha, who must know the Commissioners would seem to stoop to such conduct. They are, we repeat, high-minded and honorable men, and would do nothing "illegal" unjust or oppressive in fulfilling the duties of their arduous and responsible office.

These remarks are made because we think it unfair on the part of the press to seek to forecast, or pre-emptively report the doings of the officers appointed by the Legislature to investigate the affairs of the banks, and see that the people are justly dealt with. From the commissioners above can the people expect a fair exposure of the conduct of the banks, and it comes with a bad grace from a press nominally known to be in the interest of the bank in question, to attempt to disparage the course of the commissioners in relation to the bank. If the stock of the bank was not "legally" taken, what disinterested citizen but will say its charter has been violated, and that the Bank Commissioners would be false to their duty to the people of the State, who have been so much imposed upon by banks—if they did not report accordingly. Not but that we believe the Grenada bank notes to be as good as any other in the State. But we insist that the Commissioners should do their duty strictly, without regard to the interests of this or that corporation. That they will do no more, and no less than their duty, we are well satisfied—and instead of assailing them for a side discharge of that duty, we think every independent editor should say "CHEER UP, GOOD FRIENDS! BE JUST AND FEAR NOT. THE FREE YEOMANRY OF THE STATE, THE FOES TO BANK ABUSES, THE FRIENDS OF A SOUND CURRENCY MUST AND WILL SUSTAIN YOU!"

The Lexington Standard in triumph shall wave in the columns of the Republican next week.

Mr. Van Buren has ordered an extra quantity of French perfumes to make things small sweet as there is no prospect of their looking so next winter. Lex. Standard.

In consequence of the depreciation of our Mississippi currency, we of the Marshall County Register shall from the time forth revive it only at the rates first upon by the former keeper, and under our business citizens—viz the rates published by us to day on the head of Holly Springs Money Market.

Our friend Remond of Grenada, must not blame us for the non-appearance of his Prospectus—we'll have it in next week, or hard.

REV. MR. DANIELS will preach in the Baptist Church, to-morrow evening.

Large purchases of flower have recently been made in New York on foreign account—that is, orders from England. This fact shows that the crop was short on the other side of the Atlantic, and may be regarded as an assurance that the price of bread stuffs will not decline in this country. On the contrary, the late advances will be sustained.

Loc. Adv.

HOLLY SPRINGS MONEY MARKET.
River Banks, par.
Brandon, 30 dis.
Holly Springs, 40
Wyatt, 40
Pontotoc and Aberdeen, 40
Grenada, 40
Citizens' Bank at Madison, 25
Interior Banks, (except Coffeeville) 40
Water Works, Vicksburg, 40
Bank of Vicksburg, 30
Real Estate Bank, Columbus, 30
Tombesbee Railroad, 30

HYMENEAL.
Here love his golden shafts employs, here lights his constant lamp, and waves his purple wings—here reigns and revels.

MARRIED, By the Rev. S. G. Winchester, on Thursday evening last, 20th inst., Col. RICHARD A. GILBERT, of Madisonville, to Miss Jane DENHAM, of Adams County. [Natchez Free Trader.]

BE it known to our friends that our expenses are very heavy, and have to be met weekly. We have to pay CASH for every thing we purchase—and necessity therefore compels us to demand CASH for our work; therefore all Job work must be paid for on delivery. PEGUES & HOWE.

A. J. PLUMMER
Dentist.
HOLLY SPRINGS MISSISSIPPI.

RANAWAY
FOR ME the subscribers living in Carroll County, on the 10th September, a new man named JIM, calls himself JIM. Said boy is about 25 years old, tall and stout built, dark complexion, large eyes, and shows much of the white of teeth, a down look, hair covers much of his forehead, length of his feet, he can read and write, and has probably furnished himself with false papers. His object will probably be to get on board some steamer, and make his way to the free country. Said negro was purchased of Eaton, & Freeman, Natchez, and will not perhaps tell his owner's name. A Liberal reward will be given for his apprehension.

WM. A. MURDOCK.
[Car. Enquirer Print. Feb. 58]

COMMITTED
TO the jail of Lafayette county, Miss., a Negro Man by the name of JO, who says he belongs to a man living in Louisiana, thirty miles below New Orleans, by the name of Colb. The boy is five feet six and a half inches high; heavy built; rather yellow complexion; quick spoken when spoken to, and is about twenty-five years old. The owner is requested, prove property, pay charges, and take him away, or he will be dealt with according to law.

CHARLES G. BUTLER
Sheriff Lafayette co.
Oct. 13-14

Notice.

ZACHARIAH B. RICE, administrator of Jefferson Hayti, deceased, having filed his account on oath, showing the condition of the estate of his intestate, and it appearing to the honorable the Probate Court of Desoto county, that the personal estate of said Jefferson Hayti, deceased, is insufficient to pay and satisfy the debts of said estate, without resort to the real estate. It is therefore ordered by said court, that notice be given in the Marshall County Republican, citing the heirs and distributees of said Jefferson Hayti, deceased, and all others interested, to be and appear at the courthouse in the town of Hernando, on the 12th day of November 1838, to show cause, if any they have, why said land should not be made of divers Town Lots in the town of Hernando, of the property of said Jefferson Hayti, deceased, and known in the plan of said town as half of lots No. 165 and 166; also, Lots 130, 133, 297, 268, 266, and 265.

Witness, the Hon. W. McMahon, Judge of the Court of Probate, the first Monday of October, 1838.
Test: JOHN U. PRYOR, Clk.
Oct. 13-14-15-16-17-18-19-20-21-22-23-24-25-26-27-28-29-30-31-1838.
RICHARD C. DAVIDSON.
ATTORNEY & COUNSELLOR AT LAW
having located himself Belmont, Polk co., will practice in all the courts of the Eighth judicial circuit, Miss.
All business confided to him will be promptly attended to.
Sep. 6-6-17

Notice
Is here by given that the first Prize in the Wyatt Lottery is taken out, and tickets to the amount of the prize is Eleven Hundred and Seventy Eight tickets, that will not be drawn at all, which will make ten or twelve thousand dollars. The House is taking out in consequence of some difficulty about the "tips," that could not be removed in time for the drawing; therefore that the People should not be deceived, we have thought proper to take the House out, and retain the tickets. If any Person has bought tickets with a view to draw the House a lone, they are at Liberty to return their tickets and get their money. All the other property will be drawn for as the scheme directs.

JAMES M. FARRER.
OXFORD GOUDY.
J. W. BROOK.
Managers.
October 13-14-1838.

Take Notice.
I do hereby forwarn all persons from buying or contracting in any way, for three bonds issued by me to J. M. Sledge, each drawing for sixteen hundred and sixty six dollars; due 1840, 41 and 42, as there is good evidence of said Sledge having committed a fraud in selling me parcels of land, and the above notes will not be paid, unless compelled contrary to justice.

ALEX. L. YANCEY.
October 13-14-1838.

Chickasaw Land.
I have remaining on hand the following Tracts of LAND, which I will sell on cash, or on the following terms: one third cash, and the balance in one and two years.
Section 6, in Town No. 1, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 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